

HEARINGS HELD UNDER THE

JONES - COSTIGAN AMENDMENT

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to the

APR 20 1939AGRICULTURAL ADJUSTMENT

and under

PUBLIC RESOLUTION No. 109 (74th Congress)

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THE WOLLSON AND STREET OF STREET theorypos dery ent . or Tolate Optes of the Docket No. P. T. 27 Sugar

NOTICE OF HEARING WITH RESPECT TO WHETHER ANY REVISION SHOULD BE MADE IN THE METHOD NOW PRESCRIBED BY REGULATIONS FOR TRANSLATING SUGAR INTO TERMS OF "RAW VALUE".

Notice is hereby given that a hearing will be held at Hearing Room #1, Bureau of Internal Revenue, Constitution Avenue between 10th and 12th Streets, Washington, D. C., on October 28, 1935, at 10 A. M., upon the question of whether any revision should be made, by regulations to be issued by the Secretary of Agriculture, in the method of translating sugar into terms of "raw value" as now prescribed by Sugar Regulations, Series 1, No. 1.

/s/ H. A. WALLACE
Secretary of Agriculture.

Dated: October 16, 1935.
Washington, D. C.

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Docket No. A. P. 9
Florida Sugarcane Program.

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NOTICE OF HEARING ON PROPOSED FLORIDA SUGARCANE PROGRAM.

Pursuant to the provisions of the Agricultural Adjustment Act, approved May 12, 1933, as amended

NOTICE IS HEREBY GIVEN of a hearing to be held on October 11, 1935, at 10 o'clock A. M., in Room 1095, South Building, Department of Agriculture, Washington, D. C., at which interested parties may be heard on the following questions:

- l. Whether the current average farm price for Florida Sugarcane is less than the fair exchange value thereof, or the average farm price of Florida Sugarcane is likely to be less than the fair exchange value thereof for the period in which the production of sugarcane in Florida during the current or next succeeding marketing year is normally marketed:
- 2. Whether the conditions of and factors relating to the production, marketing, and consumption of Florida sugarcane are such that the exercise of any one or more of the powers conferred upon the Secretary of Agriculture under subsections (2) and (3) of section 8 of the Agricultural Adjustment Act, as amended, will tend to effectuate the declared policy of the said Act and, more particularly, whether the exercise of the power to provide for adjustment in the acreage and in the production for market of Florida sugarcane through agreements with Florida sugarcane producers and by other voluntary methods, and for rental or benefit payments in connection with such agreements or other voluntary methods, and of the power to make payments to remove from the normal channels of trade and commerce quantities of Florida sugarcane, is administratively practicable and best calculated to effectuate the declared policy of the said Act.

An outline of the proposed contract will be on file and available for inspection and distribution in the Office of the Hearing Clerk of the Department of Agriculture, Washington, D. C.

Dated: September 26, 1935.

Washington, D. C.

/s/ H. A. WALLACE Secretary. The same of the sa

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WASHINGTON, D. C.

AGRICULTURAL ADJUSTMENT ADMINISTRATION

Release - Immediate

September 7, 1935

PUBLIC HEARING ON PROPOSED LOUISIANA
SUGARCANE PROGRAM TO RECONVENE SEPTEMBER 11

The Agricultural Adjustment

Administration announced today that the public hearing in Washington on the proposed Louisiana sugarcane production adjustment program, which was recessed on August 28, will be reconvened on Wednesday, September 11, at 10 a.m. in Room 2050, South Building, Department of Agriculture.

The hearing is being held under the provisions of the new amendments to the Agricultural Adjustment Act.

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WASHINGTON, D. C.

AGRICULTURAL ADJUSTMENT ADMINISTRATION

Release - Immediate

August 22, 1935

PUBLIC HEARING TO BE HELD IN WASHINGTON
AUGUST 26 ON LOUISIANA SUGARCANE CONTRACT

The Agricultural Adjustment Adminis-

tration announced today that a public hearing upon a proposed Louisiana sugarcane adjustment program for the year 1936 will be held in Room 2050 in the South Building, Department of Agriculture, in Washington, D. C. on Monday, August 26, at 10 a.m. All interested parties will be given an opportunity to be heard with reference to the exercise of such of the several powers conferred upon the Secretary by the Agricultural Adjustment Act as will be best calculated to effectuate the declared policy of the Act with respect to Louisiana sugarcane.

Also interested parties will be heard upon the terms of a proposed contract for the adjustment in the acreage or in the production for market of Louisiana sugarcane and for rental or benefit payments in connection with the Louisiana sugarcane adjustment program. The new adjustment contract is planned for 1936 since the Secretary did not exercise the option of continuing the 1934-35 contract and in order to make changes which appear desirable in light of the experience with the 1934-35 contract, Sugar Section officials said.

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Docket No. IC-E
Beet Sugar Wages

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NOTICE OF HEARING WITH RESPECT TO MINIMUM WAGES
FOR SUGAR BEET LABOR UNDER THE SUGAR BEET
PRODUCTION ADJUSTMENT CONTRACT ENTERED
INTO BY THE SECRETARY OF AGRICULTURE
UNDER THE AGRICULTURAL ADJUSTMENT
ACT, APPROVED MAY 12, 1933, AS
AMENDED.

Notice is hereby given of hearings to be held in the County Court House, at Pueblo, Colorado, on March 11 and 12, 1935, at 9:30 a.m. and thereafter until concluded, and in the Shirley Savoy Hotel, at Denver, Colorado, on March 14 and 15, 1935, at 9:30 a.m. and thereafter until concluded, and in the Ball Room, Lincoln Hotel, at Scottsbluff, Nebraska, on March 18 and 19, 1935, at 9:30 a.m. and thereafter until concluded, and in the City Council Chamber, at Billings, Montana, on March 22 and 23, 1935, at 9:30 a.m. and thereafter until concluded, at which hearings interested parties will be heard with respect to the following matters:

- (a) The necessity of the establishment by the Secretary of Agriculture of minimum wages under Section 10 (b) of the Sugar Beet Production Adjustment Contract to be paid by producers to workers in connection with the production, cultivation, and/or harvesting of the 1935 crop of beets in or about the area in which such hearing is held;
- (b) The facts to be considered by the Secretary of Agriculture in fixing the amount and manner of payment of such minimum wages in case he deems it necessary to establish such wages.

/s/ H. A. WALLACE
Secretary.

Dated: March 4, 1935.

Washington, D.C.



Docket No. S.A. - 4 Lansing Sugar

NOTICE OF HEARING WITH RESPECT TO SUGAR BEET ACREAGE ALLOTMENTS UNDER SUGAR BEET PRODUCTION ADJUSTMENT CONTRACT.

WHEREAS, certain areas of the Continental United States have complained to the Secretary of Agriculture concerning the beet sugar acreage allotments being offered to them:

NOTICE IS HEREBY GIVEN of a hearing to be held on February 14, 1935, at 9:30 a .m. in Union Building, Michigan State College, East Lansing, Michigan, at which hearing interested parties will be heard with respect to the following matters:

- (1) A proposal on the part of the Socretary of Agriculture to enter into Sugar Beet Production Adjustment Contracts under the Agricultural Adjustment Act approved May 12, 1933, as amended, with producers of sugar beets in the following Michigan Districts: Alma, Bay City, Caro, Sobewaing, Carrolton, Lansing, Owosso and Croswell, by virtue of which contracts, in return for benefit payments, producers are to restrict their planted acreage of sugar beets within certain limits to be determined by the Socretary, which limits are to be set by so called acreage allotments. The hearing will be conducted according to the Continental United States Beet Sugar Regulations, Series 1, issued pursuant to said Act.
- (2) The complaints of all areas and all interested parties who consider themselves to be aggrieved by the proposed acreage allotments.

It is horoby declared that an emergency exists in the conditions governing the sugar beet industry and requires a shorter period of notice than ton (10) days, and it is hereby determined that the period of notice given hereby is reasonable in the circumstances.

(s) H. A. Wallace
Socretary.

Dated: February 11, 1935.

Washington, D. C.

Docket No. S.A.5 Beet Sugar Allotments.

NOTICE OF HEARING WITH RESPECT TO (1)
AN APPLICATION FROM THE AMALGAMATED SUGAR
COMPANY, OF OGDEN, UTAH; THE ST. LOUIS
SUGAR COMPANY, ST. LOUIS, MICHIGAN; AND
THE GREAT LAKES SUCAR COMPANY, DETROIT,
MICHIGAN, FOR AN ADJUSTMENT OF THEIR ALLOT—
MENTS UNDER CONTINENTAL UNITED STATES BEET
SUGAR ORDER NO. 6; (2) ANY GROWER OR PROCESSOR
FOR AN ADJUSTMENT OF THE ALLOTMENT UNDER
CONTINENTAL UNITED STATES BEET SUGAR ORDER
No. 6, AND (3) GENERAL ADJUSTMENT OF 1935
CONTINENTAL UNITED STATES BEET SUGAR MARKETING
ALLOTMENT.

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended by the Jones-Costigan Sugar Act, approved June 19, 1934, and under Continental United States Beet Sugar Order No. 6 and Continental United States Beet Sugar Regulations, Series 1, issued pursuant to said Act as amended,

MOTICE IS FERENY GIVEN of a public hearing to be held on August 5th, 1935, at 9:30 a. m., Central Standard Time, at the Hotel Paxton, Fourteenth and Farnum Streets, Omaha, Nebraska, at which hearing interested parties will be heard on the following matters:

- (1) Applications of the Amalgamated Sugar Company, Ogden, Utah; The St. Louis Sugar Company, St. Louis, ichigan; and the Great Lakes Sugar Company, Detroit, Michigan, for adjustment of their marketing allotments of direct consumption sugar, prescribed by Continental United States Sect Sugar Order No. 6, issued May 13, 1935.
- (2) Any grower of sugar bests or any processors of sugar manufactured from sugar bests produced in the Continental United States who considers himself aggrieved by virtue of the allotment made to him under said Continental United States Neot Sugar Order No. 6, will be given an opportunity at said hearing to present evidence and to be heard with respect to his allotment under said order.
- (3) A gener 1 adjustment of 1935 beet sugar marketing allotments under Continental United States Reet Sugar Order No. 6.

R. G. Tugwell Acting Secretary.

Dated: July 26, 1935. Washington, D. C.



Docket No. M.A. 291 Benefit of Sugarcane.

NOTICE OF HEARING UPON A BENEFIT CONTRACT FOR PRODUCERS OF SUGARCANE FOR SIRUP, UPON A MARKETING AGREEMENT WITH PERSONS ENGAGED IN THE HANDLING OF SUGARCANE FOR SIRUP OR SIRUP, AND UPON THE PROCESSING TAX ON SUGARCANE USED IN THE PROCESSING OF SIRUP WITH REFERENCE TO THE ACCUMULATION OF SURPLUS STOCKS OF SUGARCANE OR SIRUPS THEREFROM OR THE DEPRESSION OF THE FARM PRICE OF SUGARCANE.

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under the General Regulations, Series 1, Revision 1, of the United States Department of Agriculture, Agricultural Adjustment Administration, issued pursuant to said Act,

A hearing will be held at the Jefferson Davis Hotel, Montgomery, Alabama, on April 15, 1935, at 9:30 a.m., on the following matters:

- 1. The need, propriety and feasibility of a crop reduction and benefit payment program in connection with the commercial production of sugarcane for sirup under section 8(1) of the Act.
- 2. A marketing agreement with processors, associations of producers and others engaged in the handling of sugarcane for sirup or sirup therefrom in the current of interstate commerce under section 8(2) of the Act.
- 3. The Secretary of Agriculture having reason to believe that a processing tax on sugarcane used in the processing of sirups at the rate of 0.125/per pound of the total sugar content thereof translated into terms of pounds of raw value (being the rate determined by Sugar Regulations, Series 1, Revision 1) will cause such a reduction in the quantity of sugarcane used in the processing of sirups domestically consumed as to result in the accumulation of surplus stocks of sugarcane or sirups processed therefrom, or in the depression of the farm price of sugarcane, it will be considered at the hearing whether such results will occur in which case the processing tax on sugarcane used in the processing of sirups shall be at such rate as will prevent an accumulation of surplus stocks of sugarcane and sirups and the depression of the farm price of sugarcane.

/s/ R. G. TUGWELL
Acting Secretary of Agriculture.





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WASHINGTON, D. C.

AGRICULTURAL ADJUSTMENT ADMINISTRATION

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August 30, 1933.

SUCAR REFINERS WITHDRAW AGREEMENT
AT HEARING BEFORE A. A. OFFICIALS

The supplemental marketing agreement and code of fair competition filed with the Agricultural Adjustment Administration by the domestic cane sugar refiners' group was withdrawn this morning by Wilbur Cummings, attorney for those interested, at the public hearing on the basic sugar marketing agreement and six supplemental codes and agreements.

The hearing then turned to the beet sugar industry code of fair competition and marketing agreement and most of the day was taken up in discussing various features of the proposed agreement and code.

In response to a query by Mr. Cummings, the refiners' attorney, as to whether there will be a sugar stabilization agreement including participation of the refiners, the presiding officer, Mr. Thomas Woodward, stated that "it is expected that a draft of a sugar stabilization agreement will shortly be evolved."

Late this afternoon the matter of wages and hours of labor in the beet processing industry and the domestic cane sugar refiners! industry came before the hearing and the proceedings were turned over to officials of the National Industrial Recovery Administration.

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WASHINGTON, D. C.

August 29, 1933.

AGRICULTURAL ADJUSTMENT ADMINISTRATION

CONCLUDE HEARING ON
BASIC SUGAR PACT

Public hearing on the amended basic sugar marketing agreement offered by the sugar industry for the approval of the Secretary of
Agriculture, was concluded today and hearings on six supplemental codes and marketing agreements got under way. Thomas M. Woodward presided at the hearing,
held in the offices of the Tariff Commission in Washington.

The morning session was devoted to consideration of the amended basic agreement, dealing principally with the problem of production quotes assigned under the agreement to different sugar-producing regions.

The amended agreement, submitted to the Secretary of Agriculture on August 22, was supported by the following organizations: National Beet Growers! Association, representing western beet growers; Lake States Beet Growers, Inc., representing eastern beet growers: United States Beet Sugar Association and Farmers! and Manufacturers! Beet Sugar Association, representing the beet sugar producers of the continental United States; the American Cane Sugar League of the U.S.A., Inc., representing cane growers, producers, and processors of the continental United States; the Hawaiian Sugar Planters! Association, representing cane growers, producers, and processors of the Territory of Hawaii; Domestic Cane Sugar Refiners,

members of the Sugar Institute; and Puerto Rico Sugar Producers! Association, representing cane growers, producers, and processors of Puerto Rico.

After consideration of the amended basic agreement was concluded, 10 days was allowed for filing supplementary written statements, and consideration of the domestic cane sugar refiners! market agreement was commenced.

The remaining supplemental agreements which will be considered before the hearing is concluded, are:

The domestic cane sugar refiners! code of fair competition, containing provisions for labor, wages, and hours.

The beet sugar industry's code of fair competition (as amended); containing provisions for labor, wages, and hours.

The beet sugar industry's marketing agreement (as amended).

The marketing agreement for The Louisiana and Florida Direct Consumption Sugar Producers.

The marketing agreement for the Louisiana Sugar and Rice Exchange of New Orleans, La.



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AGRICULTURAL ADJUSTMENT ADMINISTRATION

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August 23, 1933.

HEARINGS ON SUGAR CODES SET

FOR AUGUST 29 BY WALLACE

Secretary of Agriculture Henry A. Wallace today called a public hearing at 9:30 a.m., August 29, on the amended basic sugarmarketing agreement that has been submitted to the Agricultural Adjustment Administration.

At this hearing six other proposed marketing agreements or codes of fair competition will also be reviewed. They are:

The domestic cane sugar refiners' code of fair competition, which also has provisions for labor, wages, and hours.

The domestic cane sugar refiners' market agreement.

The beet sugar industry's code of fair competition (as amended) which also has provisions for labor, wages and hours.

The beet sugar industry's marketing agreement (as amended).

The marketing agreement for The Louisiana and Florida Direct Consumption Sugar Producers.

The marketing agreement for the Louisiana Sugar and Rice Exchange of New Orleans, La.

Mr. Thomas M. Woodward, of the Agricultural Adjustment Administration, will preside at the hearing.

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AGRICULTURAL ADJUSTMENT ADMINISTRATION 8, 1933.

AUGUST 16 IS HEARING those was relatived for the DATE ON LA. SUGAR CODE

Acting Secretary of Agriculture Rexford Tugwell has set August 16 as the date for the public hearing on a code of fair competition presented by the Louisiana Sugar and Rice Exchange of New Orleans.

The proposed code deals with marketing practices of the exchange. Since it is closely related to codes presented by the beet sugar and domestic cane refining industries, /will be heard at the same hearing.

NOTICE OF HEARING WITH REFERENCE TO A PROPOSED MARKETING AGREEMENT

Under the Agricultural Adjustment Act approved May 12, 1933, as amended, and under the General Regulations, Series 1, Revision 1, of the United States Department of Agriculture, Agricultural Adjustment Administration, issued pursuant to said Act,

NOTICE IS HEREBY GIVEN of a hearing to be held in the Hearing Room, U. S. Tariff Commission Building, 7th and E Streets, Northwest, Washington, D. C., on August 16, 1933, at 9:30 a.m., at which hearing interested parties will be heard with reference to a proposed Marketing Agreement which the Louisiana Sugar and Rice Exchange has requested the Secretary of Agriculture to enter into pursuant to Section 8 (2) of said Act. A copy of such Agreement is now on file and available for public inspection at the office of the Chief Hearing Clerk of the Agricultural Adjustment Administration, Department of Agriculture, Washington, D. C. Copies of such Agreement may be obtained in such office. The proposed Agreement relates to a proposed code of ethics of the sugar-syrup-edible and black-strap molasses business.

.It is hereby acclared that an emergency exists in the condition governing the sugar-syrup-edible and blackstrap molasses business, and requires a shorter period of notice than ten (10) days, and it is hereby determined that the period of notice given hereby is reasonable in the circumstances.

(Signed) R. G. Tugwell,
Acting Secretary of Agriculture.

Dated: August 8, 1933.

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Washington, D. C.

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U. S. DEPARTMENT OF AGRICULTURE OFFICE OF INFORMATION PRESS SERVICE



Release - Immediate WASHINGTON. D. C. August 7, 1933.

AGRICULTURAL ADJUSTMENT ADMINISTRATION

SUGAR HEARINGS SET FOR AUGUST 16

Two codes and two marketing agreements covering the handling and distribution of beet and refined cane sugar in United States, all to be correlated, will be the subject of a public hearing set for August 16 by Acting Secretary of Agriculture Rexford Tugwell.

The Sugar Institute of New York City, representing the domestic canesugar refiners, has submitted a code of fair competition and a marketing agreement covering trade practices of that industry. The code has provisions on labor, wages and hours.

At the same hearing, evidence will be heard on a code and agreement filed with the Agricultural Adjustment Administration by the American Sugar Association, representing 90 per cent of the beet sugar processors in the country.

These supplementary codes and agreements are provided for in the proposed basic sugar marketing agreement which will be the subject of a public hearing on August 10.

Representatives of these various groups are expected to meet with Dr. John Lee Coulter, Sugar Coordinator, before the hearing date and endeavor to harmonize the codes and supplementary agreements. Tomorrow, Dr. Coulter expects to meet with the cane refiners and beet processors to harmonize their proposals, then with representatives of other groups.

Copies of these proposed agreements and codes are on file with the Hearing Clerk of the Agricultural Adjustment Administration and may be examined in his office.

Notices of the hearings accompany this announcement.

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WASHINGTON, D. C.

AGRICULTURAL ADJUSTMENT ADMINISTRATION

Release - Immediate

July 28, 1933.

HOLD SUGAR AGREEMENT HEARING ON AUGUST 10

Secretary of Agriculture Wallace today fixed

August 10 for the formal public hearing on the proposed basic sugar marketing agreement submitted to the Agricultural Adjustment Administration by the Committee appointed as a result of the general sugar conference held here June 27.

This agreement contemplates quotas for the various producing areas of sugar supplying the Continental United States market and provides for setting up a "Sugar Stabilization Board" with broad supervisory powers in determining the daily quoted price for raw cane sugar.

The fact that the agreement provides for the adoption of supplemental agreements or codes is recognized in the notice of hearing signed today by Secretary Wallace. These supplemental agreements, dealing with the marketing, distribution and handling of refined sugar, are expected to be completed shortly and in the hands of the Department and to be heard at the same hearing provided for the basic agreement on August 10.

175-34

UNITED STATES DEPARTMENT OF AGRICULTURE AGRICULTURAL ADJUSTMENT ADMINISTRATION

NOTICE OF HEARING WITH REFERENCE TO A PROPOSED MARKETING AGREEMENT

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under the General Regulations, Series 1, Revision 1, of the United States Department of Agriculture, Agricultural Adjustment Administration, issued pursuant to said Act.

NOTICE IS HEREBY GIVEN of a hearing to be held in the Hearing Room, United States Tariff Commission Building, 7th and E Streets, N.W., Washington, D.C., on August 10, 1933, at 9:30 a.m., at which hearing interested parties will be heard, with reference to a proposed Sugar Marketing Agreement, which the Committee appointed as the result of the General Conference of the Sugar Industry, held in Washington, on June 27, 1933, has requested the Secretary of Agriculture to enter into pursuant to Section 8 (2) of said Act. A copy of such Agreement is now on file and available for public inspection at the Office of the Chief Hearing Clerk of the Agricultural Adjustment Administration in the Department of Agriculture, Washington, D.C. Copies of such Agreement may be obtained in said office. The proposed Agreement relates to proposed quotas for the several supply areas of cane and beet sugar, and the creation of a board which will have broad regulatory powers in determining the daily quoted price for raw cane sugar and in governing trade practices.

Said Agreement provides that a condition precedent to the coming into effect of such Agreement shall be the adoption of supplemental marketing agreements and/or codes for the marketing, distribution, and handling of direct consumption sugar in the United States. It is contemplated that within the next few days such supplementary marketing agreements and/or codes will be submitted by the handlers and processors of best and cane sugar for the purpose of calling hearings with respect to the same.

(Signed) H. A. Wallace, Secretary of Agriculture.

Dated: July 28, 1933.

Washington, D.C.

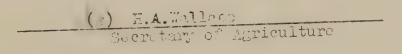
Docket No. P.T. 22 Invert Sirups.

NOTICE OF HEARING UPON THE PROCESSING TAX
ON SUGARCINE USED IN THE PROCESSING OF
INVERT SIRUPS WITH REFERENCE TO THE ACCUMULATION OF SURPLUS STOCKS OF SUGARCINE OR
INVERT SIRUPS, OR THE DEPRESSION OF THE
FARM PRICE OF SUGARCINE.

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under the General Regulations, Series 1, Revision 1, of the United States D partment of Agriculture, Agricultural Adjustment Administration, issued pursuant to said Act,

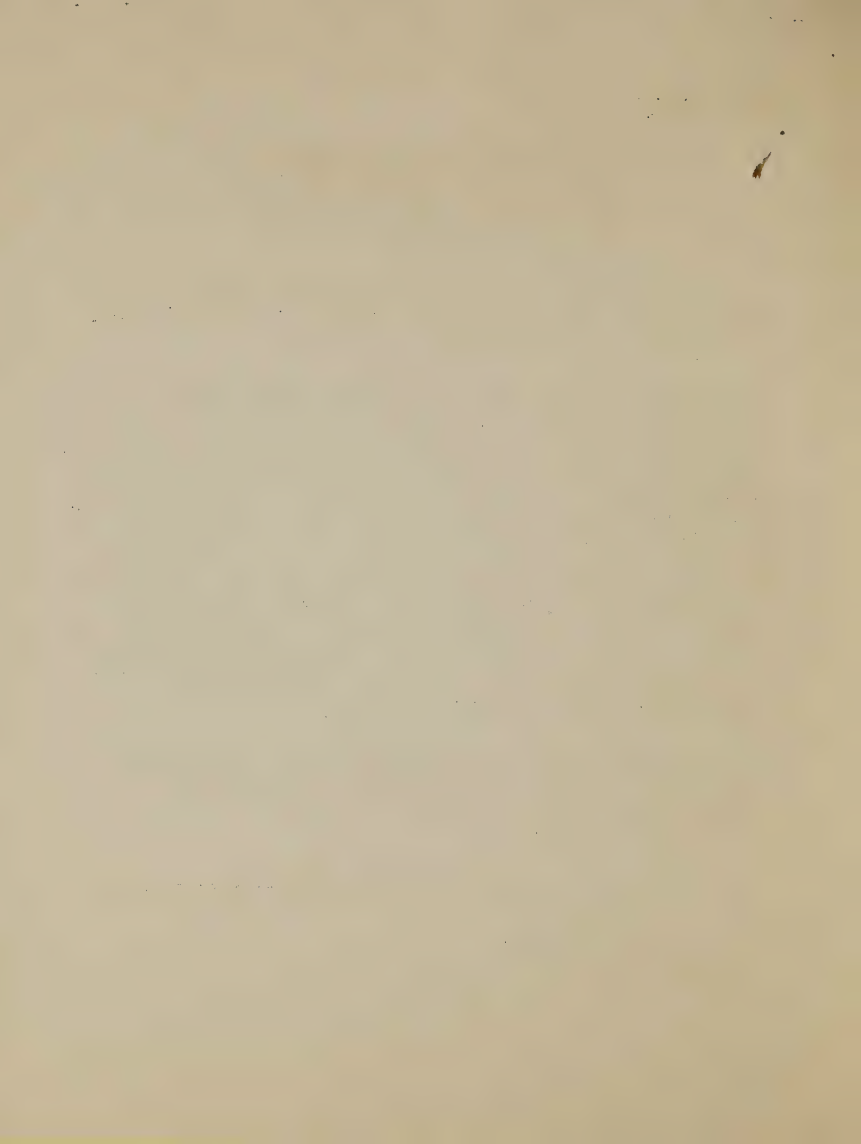
NOTICE IS HEREBY GIVEN THAT the Secretary of Agriculture has reason to believe that a processing tax on sugarcane used in the processing of invert sirups, at the rate of .5 cents per pound of sugar raw value (hich rate, except as limited by the amount of the reduction by the President on a pound of sugar raw value of the rate of duty in effect on J nuary 1, 1934, under paragraph 501 of the Tariff Act of 1930, as adjusted to the treaty of commercial reciprocity concluded by the United States and the Republic of Cuba on December 11, 1902, and/or the provisions of the act of December 17, 1905, Chapter I, equals the higher of the two following quotients: The difference between the current average fare price and the fair exchange value (1) of a ton of sugar beets and (2) of a ton of sugarcane, divided in the case of each commodity by the average attraction therefrom of sugar in terms of pounds of raw value), will cause the reduction in the quantity of sugarcane used in the processing of invert sirups domestically consumed, as to result in the accumulation of surplus stocks of sugareans or invert sirups processed therefrom, or it the depression of the farm price of sugarcane. A hearing thereon will be held at the Mayflower Hotel, Washington, D.C., on January 29, 1935, at 9:30 A.M. This hearing is held pursuant to Section 9 (b) of the aforesaid Act, as amended.

If, thereupon the Secretary of Agriculture finds that such results will occur, then the processing tax on sugarcane used in the processing of invert sirups shall be at such rate as will prevent an accumulation of surplus stocks of sugarcane and invert sirups, and the depression of the farm price of sugarcane.



Dated: January 19, 1935.

Washington, D. C.



DEPARTMENT OF AGRICULTURE

Washington, D. C.

NOTICE OF HEARING WITH RESPECT TO PROPOSED CONTRACT WITH THE SECRETARY OF AGRICULTURE RELATING TO THE MOVEMENT OF SURPLUS MOLASSES FROM PUERTO RICO INTO CONTINENTAL UNITED STATES FOR DISPOSITION AS EMERGENCY LIVE STOCK FEED.

WHEREAS, under the Agricultural Adjustment Act, approved May 12, 1933, as amended, the Secretary of Agriculture has determined to enter into a proposed contract for the movement of surplus molasses from Puerto Rico into the Continental United States for distribution as emergency live stock feed:

Now, therefore, pursuant to said Act, notice is hereby given of a nearing to be held in Room 5966, South Building, Department of Agriculture, Agricultural Adjustment Administration, Washington, D. C. on Wednesday, January 23, 1935, at 10:00 a.m., at which hearing interested parties will be heard with reference to said contract.

The contemplated contract relates to the collection and transportation of surplus molasses produced from the surplus cane produced by Puerto Rico which will be distributed for emergency live stock feed in the Continental United States.

Copies of said contemplated contract in tentative form will be on file and available for inspection and distribution in the office of the Chief Hearing Clerk in the Department of Agriculture, Washington, D. C.

/s/ H. A. Wallace, Secretary.

Dated: January 19, 1935.

Washington, D. C.

DATE OF THE PARTY OF THE PARTY

WERELS, under the Agricultural Adjustment Act, approved May 12, 1845, as amended, the Secretary of Agriculture has determined to enter into a proposed contract for the movement of surplus molarses from emergency live stock feed:

Now, therefore, pursuent to said Act, notice is hereby given of a searing to se naid in Room 5955, South Building, lepartment of on Wednesday, January 23, 1955, at 10:50 a.m., at which searing interested parties will be neard with reference to said contract.

The controlated contract relates to the collection and transportsFuerto Mico which wil, be distributed for emergency live stock feed
in the Continental United States.

Copies of said contemplated contract in tentative form will be on file one available for inspection end distribution in the ornice of the Coief Mearing Clerk in the Department of Agriculture, Washington,

/s/ H. A. Wallace,

Dated: January 19, 1986.

Massington. D. C.

Docket No. M. A. 272 L. 56

Hawaiian Sugar

MOTICE OF HEARING WITH REFERENCE TO (a) A PROPOSED MARKETING AGREELENT AND THE ISCUANCE OF A LICENSE AND

(b) A HAWAIIAN SUGARCAME PRODUCTION ADJUSTMENT CONTRACT

WHEREAS, under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under General Regulations, Series 1, Revision 1, and Series 9, both as amended, of the Agricultural Adjustment Administration, and

WHEREAS, the Secretary of Agriculture has proposed a Marketing Agreement for the consideration of the handlers of sugar in the Territory of Hawaii, to be executed pursuant to Section 8 (2) of the Act, and

WHEREAS, the Secretary has determined that there is reasonable cause to believe that pursuant to Section 8 (3) of said Act, in order to effectuate the declared policy of said Act, it is necessary to issue a license in accordance with General Regulations, Series 4, Revision 2, of the Agricultural Adjustment Administration, for handlers of sugar in the Territory of Hawaii.

NOW, THEREFORE, pursuant to said Act and said General Regulations, Series 1, Revision 1 and Series 9, both as amended, notice is hereby given of a hearing to be held in Court Room No. 2, Federal Building, Honolulu, Territory of Hawaii, on January 31, 1935, at 9:30 a.m., at which hearing interested parties will be heard with reference to said proposed Marketing Agreement for handlers of sugar in the Territory of Hawaii, to be executed under Section 8 (2) of said Act, and with reference to the issuance of a license and the terms and provisions thereof, for handlers of sugar in the Territory of Hawaii, to be issued pursuant to Section 8 (3) of said Act.

The proposed Agreement and contemplated license relate to the prices, practices, and conditions in the milling, refining, handling, marketing and distribution of sugarcane and/or sugar.

MOTICE IS AGO GIVEN that the above hearing, when all parties desiring to be heard with respect to the proposed Marketing Agreement have been heard, will be continued with respect to a Hawaiian Sugarcane Production Adjustment Contract under Section 8 (1) of the Agricultural Adjustment Act. During the continuation of the hearing all interested parties, including both sugarcane producers and workers, will be heard with respect to suggested provisions of the contract. Prior to the hearing an unapproved tentative draft of such contract will be distributed by representatives of the Agricultural Adjustment Administration. Parties will first be heard with respect to such draft, and then with respect to provisions or changes they desire to suggest.

A copy of such proposed Marketing Agreement is now on file and available for inspection in the office of the Chief Hearing Clerk, Department of Agriculture. Washington, D. C. Copies of such Marketing Agreement may be obtained from such office.

Dated: January 15, 1935. Washington, D.C.

(c) H. A. Wallace
Secretary.



Docket No. S.A. 3 Sugar Acreage

NOTICE OF HEARING WITH RESPECT TO SUGAR BEET ACREAGE ALLOTMENTS UNDER SUGAR BEET PRODUCTION ADJUSTMENT CONTRACT

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under Continental United States Beet Sugar Regulations, Series 1, issued pursuant to said Act, and

WHEREAS, certain areas of the Continental United States have complained to the Secretary of Agriculture concerning the beet sugar acreage allotments being offered to them:

NOTICE IS HEREBY GIVEN of a hearing to be held on December 28, 1934, at 9:30 a.m. in the Blackstone Hotel, Chicago, Illinois, at which hearing interested parties will be heard with respect to the following matters:

- (1) A proposal on the part of the Secretary of Agriculture to enter into Sugar Beet Production Adjustment Contracts with producers of sugar beets in the Continental United States, by virtue of which contracts, in return for benefit payments, producers are to restrict their planted acreage of sugar beets within certain limits to be determined by the Secretary, which limits are to be set by so called acreage allotments.
- (2) The complaints of all areas and all interested parties who consider themselves to be aggrieved by the proposed acreage allotments.

/s/, H. A. Wallace Secretary.

Dated: December 22, 1934.

Washington, D.C.

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Docket No. 263 Beet Sugar Allotment

NOTICE OF HEARING WITH RESPECT TO BEET SUGAR MARKETING ALLOTMENTS FOR THE CALENDAR YEAR 1935

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under Continental United States Beet Sugar Regulations, Series 1, issued pursuant to said Act,

NOTICE IS HEREBY GIVEN of a hearing to be held on December 21, 1934, at 9:30 a.m., at the Hotel Senator, Sacramento, California, at which hearing interested parties may be heard on the following matters:

The application of California Sugar Growers! Association for an allotment from the 1335 Continental United States Beet Sugar Quota for the marketing, during the calendar year 1935, of 20,000 tons of sugar to be made from sugar beets, produced in the contintental United States beet-sugar-producing area, and such other matters as may be related thereto.

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Secretary.

Dated: December 10, 1934.

Washington, D.C.

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Docket No. 241

L. 20

Philippine Sugar

NOTICE OF HEARING WITH REFERENCE TO A PROPOSED MARKETING AGREEMENT AND THE ISSUANCE OF A LICENSE

WHEREAS, under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under General Regulations, Series 1, Revision 1, as amended, and General Regulations, Series 9, of the Agricultural Adjustment Administration, and

WHEREAS, the Secretary of Agriculture has proposed a Marketing Agreement for the consideration of the millers, refiners and handlers of sugar in the Philippine Islands, to be executed pursuant to Section 8 (2) of the Act, and

WHEREAS, the Secretary has determined that there is reasonable cause to believe that pursuant to Section 8 (3) of said Act, in order to effectuate the declared policy of said Act, it is necessary to issue a license in accordance with General Regulations, Series 4, Revision 1, as amended, of the Agricultural Adjustment Administration, for millers, refiners and handlers of sugar in the Philippine Islands.

NOW THEREFORE, pursuant to said Act and said General Regulations, Series 1, Revision 1, as amended and said General Regulations, Series 9, notice is hereby given of a hearing to be held in the Manila Hotel, Manila, Philippine Islands, on October 12, 1934, at 10:30 a.m., at which hearing interested parties will be heard with reference to said proposed Marketing Agreement for millers, refiners and handlers of sugar in the Philippine Islands, to be executed under Section 8 (2) of said Act, and with reference to the issuance of a license and the terms and provisions thereof, for millers, refiners and handlers of sugar in the Philippine Islands, to be issued pursuant to Section 8 (3) of said Act.

A copy of such proposed Marketing Agroement is now on file and available for inspection in the office of the Chief Hearing Clerk, Department of Agriculture, Washington, D. C. Copies of such Marketing Agreement may be obtained from such office.

The proposed Agreement and contemplated license relate to the prices, practices, and conditions in the milling, refining, handling, and marketing and distribution of sugar.

It is hereby declared that an emergency exists in the conditions governing the marketing of sugar and requires a shorter period of notice than ten (10) days, and it is hereby determined that the period of notice given hereby is reasonable in the circumstances.

(s) H. A. Wallace
Secretary

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Docket No. IC-D Beet Sugar Benefit Contracts

NOTICE OF HEARING WITH RESPECT TO PROPOSED LABOR PROVISIONS TO BE INCLUDED IN BEET SUGAR BENEFIT CONTRACTS UNDER THE AGRICULTURAL ADJUSTMENT ACT, APPROVED MAY 12, 1933, AS AMENDED.

Notice is hereby given of hearings to be held in the Union Memorial Building, State Agricultural College, East Lansing, Michigan, September 21, 1934, at 9:30 a.m. and thereafter until concluded, and in the Public Utilities Hearing Room, State Office Building, Denver, Colorado, on September 25, 1934, at 9:30 a.m., and thereafter until concluded, at which hearings interested parties will be heard, with respect to the following proposed terms to be included in the Beæt Sugar Benefit Contracts which the Secretary of Agriculture proposes to enter into with beet sugar growers in continental United States pursuant to Section 8 (a) (3) of said Act:

- (a) The prohibition of the labor of children, other than the children of the grower, under the age of fourteen and the regulation of the labor of children, other than the children of the grower, under the age of sixteen in the cultivation and/or harvesting of sugar beets;
- (b) agreement by the grower that he will abide by the decision of the Secretary of Agriculture with respect to minimum wages for workers employed by growers for the seasons of 1935 and 1936, such decision of the Secretary to be rendered after due notice of and epportunity to be heard at a public hearing;
- (c) agreement by the grower that he will abide by the decision of the Secretary of Agriculture with respect to any labor dispute involving the grower in connection with the cultivation and/or harvesting of sugar beets of the grower when any such dispute has been presented to the Secretary by the grower or any other party and the Secretary has determined to adjudicate such dispute; and
- (d) proper provision to be made for the payment by the grower to workers of any compensation bona fidely due to workers in connection with the cultivation and/or harvesting of sugar beets in 1934.

(s) H. A. Wallace
Secretary.

Arthur Britain

Philippine Sugar
Docket No. M.A. 241
L. 20

NOTICE OF HEARING 'ITH REFERENCE TO A PROPOSED NARRETING AGREEMENT AND THE ISSUANCE OF A LICENSE

WHEREAS, under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under General Regulations, Series 1, Revision 1, as amended, and General Regulations, Series 9, of the Agricultural Adjustment Administration, and

WHEREAS, The Secretary of Agriculture has proposed a Marketing Agreement for the consideration of the millers, refiners and handlers of sugar in the Philippine Islands, to be executed pursuant to Section 8 (2) of the Act, and

WHEREAS, the Secretary has determined that there is reasonable cause to believe that pursuant to Section 8 (3) of said Act, in order to effectuate the declared policy of said Act, it is necessary to issue a license in accordance with General Regulations, Series 4, Revision 1, as amended, of the Agricultural Adjustment Administration, for millers, refiners and handlers of sugar in the Philippine Islands.

NOW THEREFORE, pursuant to said Act and said General Regulations, Series 1, Revision 1, as amended and said General Regulations, Series 9, notice is hereby given of a hearing to be held in the Manila Hotel, Manila, Philippine Islands, on September 18, 1934, at 10:30 a.m., at which hearing interested parties will be heard with reference to said proposed Marketing Agreement for millers, refiners and handlers of sugar in the Philippine Islands, to be executed under Section 8 (2) of said Act, and with reference to the issuance of a license and the terms and provisions thereof, for millers, refiners and handlers of sugar in the Philippine Islands, to be issued pursuant to Section 8 (3) of said Act.

A copy of such proposed Marketing Agreement is now on file and available for inspection in the office of the Chief Hearing Clerk, Department of Agriculture, Washington, D. C. Copies of such Marketing Agreement may be obtained from such office.

The proposed Agreement and contemplated license relate to the prices, practices, and conditions in the milling, refining, handling, and marketing and distribution of sugar.

It is hereby declared that an emergency exists in the conditions governing the marketing of sugar and requires a shorter period of notice than ten (10) days, and it is hereby determined that the period of notice given hereby is reasonable in the circumstances.

(s) H. A. Wallace
Secretary

Dated: September 15, 1934. Washington, D. C.

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Docket No. 239

NOTICE OF HEARING WITH RESPECT TO BEET SUGAR MARKETING ALLOTMENTS FOR THE CALENDAR YEAR 1934

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under Continental United States Beet Sugar Order No. 1 and Continental United States Beet Sugar Regulations, Series 1, issued pursuant to said Act.

NOTICE IS HEREBY GIVEN of a hearing to be held on September 17, 1934, at 9:30 o'clock, A.M., at the Mayflower Hotel, Connecticut Avenue and DeSales Street, Washington, D.C., at which interested parties may be heard on the following matters:

- (1) The application of Union Sugar Company, 260 California Street, San Francisco, California, for an allotment for the marketing, during the calendar year 1934, of 175,000 one-hundred pound bags of sugar manufactured from sugar beets produced in the continental United States beet-sugar-producing area.
- (2) The application of Superior Sugar Refining Company, Menominee, Michigan, for an increase of its allotment for the marketing, during the calendar year 1934, of sugar manufactured from sugar beets produced in the continental United States beet-sugar-producing area, from 135,340 one-hundred pound bags to 200,000 one-hundred pound bags.
- (3) The application of Los Alamitos Sugar Company, 5658 Wilshire Boulevard, Los Angeles, California, for an increase of its allotment for the marketing, during the calendar year 1934, of sugar manufactured from sugar beets produced in the continental United States beet-sugar-producing area, from 93,605 one-hundred pound bags to 123,605 one-hundred pound bags.
- (4) The application of Paulding Sugar Company, Paulding, Ohio, for an increase of its allotment for the marketing, during the calendar year, 1934, of 199,913 one-hundred pound bags of sugar manufactured from sugar beets produced in the continental United States beet-sugar producing area.
- (5) The application of any processor who considers himself aggrieved because of any allotment heretofore made to him, or to any other processor, or because he has received no allotment, for the adjustment of such allotment heretofore made, or for an allotment, provided that such application shall have been filed with the Secretary of Agriculture before September 17,1934.

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Secretary of Agriculture.

Dated September 7, 1934.

Washington, D.C.

Docket No. 233 Hawaiian Sugar

NOTICE OF HEARING WITH REFERENCE TO A PROPOSED MARKETING AGREEMENT

Under the Agricultural Adjustment Act, approved May 12, 1933, as amended, and under the General Regulations, Series 1, Revision 1, as amended, of the United States Department of Agriculture, Agricultural Adjustment Administration, issued pursuant thereto

NOTICE IS HEREBY GIVEN of a hearing to be held in the United States Courtroom No. 2, Third Floor Federal Building, Honolulu, on August 18, 1934, at 9:30 a.m. at which hearing interested parties will be heard, with reference to a proposed Marketing Agreement which the Secretary of Agriculture proposes for the consideration of the processors of sugar in Hawaii pursuant to Section 8 (2) of said Act. A copy of such proposed Agreement is now on file and available for public inspection at the office of the Chief Hearing Clerk, in the Department of Agriculture, Washington, D. C. Copies of such agreement may be obtained in such office. The proposed agreement relates to prices, practices, and conditions in the marketing and distribution of sugar.

It is hereby declared that an emergency exists in the conditions governing the marketing of sugar and requires a shorter period of notice than ten (10) days, and it is hereby determined that the period of notice given hereby is reasonable in the circumstances.

(s) R. G. Tugwell
Acting Secretary

Dated: August 11, 1934

Washington, D. C.

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Inder the Agricultural Adjustment Act, approved May 12, 1935, as emended, and under the General Regulations, Series 1, Esvision 2, of the United States Deserment of Agriculture, Agricultural Adjustment Administration, issued pursuant to said Act.

MODICH IS REASON GIVEN THAT the Decretary of Agriculture, having reason to believe that a processing tax on sugareane used in the processing of syrups and molasses, at the difference between the current everage ferm price and the fair exchange value of a tem of sugar beats divided by the Everage extraction of super therefrom, in terms of pounds of res value, or at the difference between the current average farm price and the fair explanse value of a ton of sugarcane divided by the average extraction of sugar therefrom, in terms of pounds of rew value, or at a rate which equals the emercat of the reduction by the resident on a pound of sugar, rew walte, of the rate of duty in effect on Jenuary 1, 1934, under Paragraph 531 of the Terkii Act of 1930, as adjusted to the treaty of commercial reciprocity conpluted between the United States and the Aspublic of Jube on December 11. 1902, and/or the provisions of the Act of December 17, 1908, Chapter 1, will eques with a reduction in the quantity of superstate used in the prospesing of syrups and molesses demostically commed, as to result in the accumulation of surplus stocks theroof. A hearing theroon will be held at the United States Tarlif Commission Building on F Street, between 7th and 8th Streets, Vashington, De Ce, on May 26, 1984, at 8:30 A.M. This hearing is held pursumme to Section 9 (d) of the aforesaid ich, as emended.

If, thereupon, the Secretary of Agriculture finds that such results will occur, then the processing that an augmente used in the processing of syrups and columns shall be at such rate as will prevent an acceptantion of surplus stocks thereof.

It is hereby declared that an energency exists with respect to the imposition of the processing tax on supercene used in the processing of syrups and molesses and the securalistics of surplus stocks of sprays and nolasses processed from supercene as a result thereof, and requires a shorter notice than ber days, and it is hereby determined that the period of matice given bureby is resonable in the directances.

(Stones) W. F. Oroco, Asting Courotary

Dated: May 21, 1984 Wasbington, D. C. TOTAL TO THE PERCENTIAL OF TENDERAL REPORTS OF HERETORY.

Teder the Agricultural Adjustment Act, spyroved May 18, 1258, an executed, and under the Guncoul Magnictions, Sories 1, Novision 1, af the Under the Control Magnicular, Sories 1, Novision 1, after the Advision tradeology is the Control of Agricultural Advision.

maked accordingly at the converge of According a source reason to believe thet a processing tak on supercon used in the processequiver fue run off aperted concretate out to according has approx to get sale yet behivin admod vague to not a to outer appealance visit out has outen must to sould and to obmost to terest at anotherest temper to meldonder agency a agmentare what said the control or and average there was no said the child the worself regar to colfoethe egerane out of tellbrib ecarreges to cot a to maker farmed and elempt the high of are a relies, or are a rate virtuel to showed in some all some of the reduction by the Freshburk on a pound of cuepr, rew walne, of the rate of duty in effect on demary 1, 1874, under Berigsech Bil of the teriff het of 1920, an adjusted he the treaty of somewich resignation aluded between the tighted States and the Appointle of other and received ll. name and at been assertages to which opening of the proposition a down assert of syrapa and actions as to remain all so the sommer to the something something bestmi wit to bied ad lite mearent puttant A . learnest adopts autques to moid States Tarkin Complanton Stilling on I Struct, Sepance 7th and Sth Structs. Parkingtons . C., on dry 25, 1984, at 8:20 A.C. This hearing is baid pursugar to Saution 9 (d) of the aforesett tot, as assaded.

If, distrouped, the feeredary of Agriculture field that soon results of a soon field to proceed as the processing of actions and mediates as the process and mediates as and mediates as and mediates as a soundaries of amples absolut thousand.

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Dated May II. 1984